

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

JUSTIN BLAKE,

Plaintiff,

Case No. 22-cv-970-pp

v.

DAVID BETH, *et al.*,

Defendants.

SCHEDULING ORDER

The court has reviewed the joint Rule 26(f) plan, and finds the parties' proposed plan acceptable. With a change to the dispositive motions deadline, the court will adopt the parties' proposed schedule in this order.

The court strongly encourages parties to begin considering settlement early in the case. There are five magistrate judges in the Eastern District—three active and two recalled—all of whom are experienced mediators and who are willing and able to conduct a mediation via videoconference. If the parties decide at any point that they would like to utilize a magistrate judge to facilitate mediation, they may request the appointment of a mediator by either calling chambers—with all parties on the line—or by filing a joint motion or stipulation. The court will refer the case to a magistrate judge as soon as possible after receiving such a request.

Parties who need a protective order shall use the boilerplate order template located in the appendix to the Eastern District's local rules, available

at www.wied.uscourts.gov/local-rules-and-orders. If there is some reason the parties cannot use the boilerplate order or must deviate from the order, they must inform the court in their motion for protective order. The court will not sign protective orders that contain provisions that purport to bind the court to place documents under seal. Seventh Circuit law requires the parties to file a separate motion to seal, and to state cause; it is not sufficient for the parties to state as cause that they have agreed that a document should be sealed because of an agreed protective order.

The court encourages parties to visit the court's home page on the Eastern District web site—www.wied.uscourts.gov/judge/pamela-pepper—for practice tips.

In accordance with the parties' Rule 26(f) plan, the court **ORDERS** the following:

The parties shall exchange their Rule 26(a)(1) disclosures by the end of the day on **November 30, 2022**.

Parties wishing to amend pleadings or join parties without leave of the court shall do so no later than the end of the day on **February 15, 2023**.

The plaintiff shall disclose the identities of expert witnesses along with reports and supporting documentation, no later than the end of the day on **June 15, 2023**.

The parties shall complete non-expert discovery no later than the end of the day on **August 15, 2023**.

The defendants shall disclose the identities of expert witnesses, along with reports and supporting documentation, no later than the end of the day on **September 15, 2023**.

The parties shall complete all expert discovery no later than the end of the day on **October 20, 2023**.

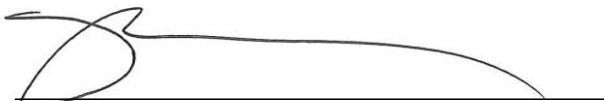
A party wishing to file dispositive motions must do so by the end of the day on **November 20, 2023**. The response and reply deadlines mandated by Civil Local Rule 56 shall apply. The parties shall file a joint status report by November 20, 2023 if they choose not to file a dispositive motion.

The court will not set dates for the final pretrial conference or the trial until dispositive motions have been decided.

The court **ORDERS** that when any party files proposed findings of fact, and responses or replies thereto, the party shall e-mail a Word version of those proposed findings to PepperPO@wied.uscourts.gov.

Dated in Milwaukee, Wisconsin this 14th day of November, 2022.

BY THE COURT:



HON. PAMELA PEPPER
Chief United States District Judge